01-09481 A-23847 14000 AW. 12 TBUST DEED , 19 73 , betwee SRUDI HAROLD O. BEEMAN AND MILDRED M. BEEMAN, Husband and Wife THIS TRUST DELD, made this 12th day of October

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and with existing under the laws of the United States, as beneficiary;

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: 50N E ្លុះ

Lot 14 in Block 1 of COUNTRY GARDENS, according to the official plat thereof on file in the office of the County Clerk, Klamath

County, Oregon.

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acos not excood three acres, together with all and singular the appurtenances, tenements, hereditaments, ad other rights, accoments or privileges new or herediter belonging to, derived from or in anywise appen-ness, and all plambing. lighting, heating, ventilating, alr-conditioning, refrigorating, watering and irregation assester with all awnings, venetian blinks floor covering in pixee such as wall-to-wall carpoing and in-shwashers and other builtin appliances new or herediter installed in or used in connection with the abave rest therein which the granter has or many hereditor acquire, for the purpose of securing performance of a contained and the payment of the sum of <u>TWENTY ONE</u> THOUSAND AND NO/100 ribed real prop which said dea together

each agreement of the granter herein contained and the payment of the sum of <u>TWENTY ONE</u> THOUSAND AND NO/100 <u>DOLLARS</u> <u>DOLLARS</u> <u>DOLLARS</u> <u>DOLLARS</u> <u>DOLLARS</u> <u>DOLLARS</u> <u>DOLLARS</u> <u>DOLLARS</u> <u>payable to the common contained and interest being payable in monthly installments of \$ <u>Common contained</u> <u>common contained</u> <u>to be a promissory note of even.</u> <u>drg by the granter, principal and interest being payable in monthly installments of \$ <u>Common contained</u> <u>to be a promissory note of even.</u> <u>drg by the granter, principal and interest being payable in monthly installments of \$ <u>Common contained</u> <u>common contained</u></u></u></u>

such miditional money, o the grantor or others muy be evidenced by a st deed is evidenced by hts received by it upon r and part on another,

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to and with the trustee and the beneficiary to and with the trustee and the beneficiary property conveyed by this trust deed are and that the granter will and his heirs, and that the fraction will and his heirs, The grantor hereby cove eonveyed the grantor wand defend his

s of all persons when to pay said note according to covenants and agrees to pay said note according to the charges levie building or line of and pay, ubsatisfactory to neficiary of such now or hereafter rovements now or commute or suffer time require, or obligation to the bene-orm and with ed and with lary at least its own

ent of said taxes, assessregularly for the prompt pay thly payment

th (1/36th) of the hin each succeeding emiums s while cficiary for the

all insurance ough the bene-ficiary to pay

default, any balance roma indebtedness. If the reser-nal other charges is not s as they become due, the denand, and if not paid may at its option add " may at obligation

grantor turther agrees to co

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It is mutually agreed that:

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4. The entering upon and taking poissession of said property, to of such rents, issues and profits or the proceeds of fire and other higher or compensations are avants for any taking or damage of the right of notice of default hereunder or invalidate any act done such notice. 5. The granter shall notify beneficiary in writing of any tract for sale of the above described property and furnish here form supplied it with such personal information concerning the would ordinardly be required of r new loss applicant and shall be a supplicant and shall be required of r new loss applicant and shall be a supplicant and shall be required of r new loss applicant and shall be required of r new loss applicant and shall be required of r new loss applicant and shall be required of rest applicant and shall be required of rest applicant and shall be required to reduce the rest applicant and shall be required to rest applicant and shall be required to rest applicant and shall be rest.	the sollection naurance pol- deliver to the purchaser porperty, and avair any de- recitals in the deci of pursuant to and the hearficiary. Ina sale or con- fectiory on a purchaser sy beneficiary in the the expression of the si maximum distribution of the si- purchaser sy beneficiary in the the expression of the si the side of the side of the side of the side of the side of the side of the side of the side of the side of the side of th	fixed by the preceding postponement. The trustee shall his deed in form as required by inw, conveying the pro- ustany coverant are warranty, express or implied. The any matters are warranty, express or implied. The press, excluding the trustee but including the grantor protection of the trustee but including the grantor proceeds of the trustee's sale as follows: (i) To la including the consensation of the trustee, and a he attorney. (2) To the obligation secured by the ill persons laying the trust the grantor such a trust deed as the same is in the trust deed as their first same and the trust of in increase utilities to the sources of the trust of in increase utilities to the sources of the trust or in increase utilities to source and from the trust as a source of the beneficient properties.	
a service charge. a. Service charge. a. Starting of the essence of this instrument and upon in grants in payment of any indebtedness secured hereby or in performing prevenent hereunder, the beneficiary may declare all sums secure and election to sell the trust property. Wildone of default and election to sell the trust property willouter of default and election to sell the trust property. Willouter of default and election to sell the trust property willouter of default and election to sell the trust property. Willouter of default and election to sell the trust property willouter of default and election to sell the trust premitters. Secure the beneficiary shall deposit with the truster of the trust election to the trust set of the trust election to the trust election to the trust election to the trust election to the trust election the trust election the trust election to the trust election to the trust election of trust election and trust election the the trust election of the trust election and thereby core the the the the definition election the trust e	tice of default 10. For any reas- lice of a steam to sell, a success or trastee appoint all promissory whereupon the and a success or trastee appoint whereupon the success or trastee appoint success or trastee appoint and duties conferred up by the hepeficiary, co	in permitted by to any trustee named herein, of to Edy or ascender. Upon such appointment and without con- restriction of the interval and the second with all the per- er instead in the second with all the period of the most trustee herein named or appointed hereint executed ubstitution shall be made by written insule the Sach must be a second to the second restriction of the orded in the office of the could be and its place of the herein the office of the could be and the place of the successor involve. A this trust when this deed, duly executed and acknow- a this trust when this deed, duly executed and acknow- a record, as provided by law. The trustee is not obligated related to the dule a set of the related of the officient of a set of the ending sale under a set of the due of the set of the officient of a set of the ending sale under a set of the set of	
in entoricing the terms of the Objection portion of the prim not exceeding 55.00 each) other them as may then be received uses that no default accurred and thereby cure the s. After the lapse of such time as may then be required by the recordition of said notice of default and giving of said noti- of said, either as a whole or neaprate parcels, and in such order termine, at public auction to the highest bidder for eash, in having united States, payable at the time and prime and prove united states, payable the time and prime and prove any postpone the time thereafter may postpone the sale and from time to time thereafter may postpone the sale IN WITNESS WHEREOF, said gramtor has	ice of sale, the n in said noise of rashe may de- us she is a definition of the sale is sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of all or is here units of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sa	oph., to, inures to the benefit of, and blads all particle gates devises, admentations, excentors, successors and eneficiary shall mean the holder and owner, including eneficiary the local or not named as a beneficiary this deed and whenever the context so requires, the max- the feminine and/or neuter, and the singular number in- the feminine and/or neuter, and the singular number in- special the day and year first above written.	
STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this <u>12</u> Notary Public in and for said county and slate, pers HAROLD O. BEEMAN ANI to me personally known to be the identical individual. they executed the same freely and voluntarily for	October on-ally appeared the within named D MILDRED M. BEEMAN S named in and who executed the	rossed.	
IN TESTIMONY WHEREOF, I have hereunio set my	y hand and attixed by initial a Notary Public for O My commission ox	Douhr	
	(DON'T USE THIS AFACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	I certify that the within instrument was received for record on the 17 day of October , 19 73 at 3:52 o'clock p M., and recorded in book M-73 on page 14000 Record of Mortgages of said County. Witness my hand and soal of County affized.	

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Wm. D. Milne

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County Clerk

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Deputy

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

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Aitor Rocording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

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DATED:

The undersigned is the legal owner and holder of all indobtedness secured by the foregoing trust deed. All sums secured by sold trust deed or have been fully puid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed or pursuant to statuto, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you have held by you under the trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. TO: William First Federal Savings and Loan Association, Beneficiary